ASSIGNED

AMENDED

APPLICATION FOR PERMIT

TO APPROPRIATE THE PUBLIC WATERS OF THE STATE OF NEVADA

Date	of filing in State Engineer's Office. AUG 1 0 1981
	rned to applicant for correction OCT 1 4 1981
	ected application filedDEC 8 1981
	filed
	Total Mineral Communication
	The applicant Foote Mineral Company
••••	Street and No. or P.O. Box No. of Silverpeak City or Town
	Nevada 89047 , hereby make application for permission to appropriate the public State and Zip Code No.
wate	ers of the State of Nevada, as hereinafter stated. (If applicant is a corporation, give date and place of incorpora-
tion	if a copartnership or association, give names of members.) Incorporated State of Pennsylvania
	on September 30, 1964
1.	The source of the proposed appropriation is <u>underground</u> Name of stream, lake or other source.
•	second feet
2.	The amount of water applied for is 1.5 Second-feet One second-foot equals 448.83 gals, per min.
	(a) If stored in reservoir give number of acre-feet acre-feet
3.	The water to be used for mining and domestic Irrigation, power, mining, manufacturing, domestic, or other use. Must limit to one use.
4.	If use is for:
	(a) Irrigation (state number of acres to be irrigated)
	(b) Stockwater (state number and kinds of animals to be watered)
	(c) Other use (describe fully under "No. 12. Remarks")
	(d) Power:
	(1) Horsepower developed
	(2) Point of return of water to stream
· 5.	The water is to be diverted from its source at the following point: Within the SW1 NE1, Section 4,
	T.2S., R.40E., M.D.M. or from a point from which the SW corner of Section 22, Describe as being within a 40-acre subdivision of public survey, and by course and distance to a section corner. If on unsurveyed land,
	T.2S., R.39E., M.D.M. bears S 57° 01' 17" W, a distance of 35,251 feet it should be stated. The S½ of Section 35 and all of Section 36, both in T.1S., R.39E.,
6.	Place of use M.D.M., the E ¹ ₂ of Section 10, the E ¹ ₂ of Section 15, the SE ¹ ₄ of Section Describe by legal subdivision, if on unsurveyed land it should be so stated.
	21, the E_2^1 of Section 28 and all of Sections 1, 2, 3, 11, 12, 13, 14, 22, 23, 24, 25, 26, 27, 34, 35, and 36 all in T.2S., R.39E., M.D.M., the SE_2^1 of Section 19,
	the S½ of Section 20, the E½ and Lots 23 and 24 of Section 30 and all of Sections 21, 22, 23, 26, 27, 28, 29, 31, 32, 33, 34, and 35 all in T.1S., R.40E., M.D.M.,
	the NW of Section 11, the N's and the SW's of Section 10, the NW's of Section 15,
	the $N^{\frac{1}{2}}$ and the $SW^{\frac{1}{4}}$ of Section 16 and all of Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 17, 18, 19, 20, 29, 30, and 31 all in T.2S., R.40E., M.D.M., Clayton Valley, Esmeralda County, Nevada.
7.	Use will begin about January 1 and end about December 31, of each year. Month and Day Month and Day
8.	
	specifications of your diversion or storage works.) Drilled and cased well, distribution system
	to evaporation ponds
	State manner in which water is to be diverted, i.e. diversion structure, ditches and flumes, drilled well with pump and motor, etc.

9.	Estimated cost of works	\$30,000						
10.	Estimated time required t	o construct works	three ye	ars If well completed, o	lescribe works.	·		
11.	Estimated time required to complete the application to beneficial use eight years							
12.	Remarks: For use other than irrigation or stock watering, state number and type of units to be served or annual consumptive use.							
	The brine pumped pursuant to this application contains the mineral lithium. The area which includes the point of diversion and place of use is land located pursuant to the Mining Laws of 1872, as found in 30 USC 22, et seq. The brine solution is pumped to evaporation ponds where the lithium is recovered from the dehydrated solution. The daily duty of brine pumped will not exceed 15 million gallons per day from any and all sources; or 16,800 acre feet annually from all sources. The various pumps are utilized 365 days per year.							
		•	By ^{s/R}	oss E. deLipka	au , applicant or agent au			
Com	pared bl/kn	ja/bc		Signature, oss E. DeLipka .O. Box 2790	, applicant or agent AU			
-	P			.0. Box 2790 ——— Reno, Ne	evada 89505			
		APPROVAL	OF ST	ATE ENGINEER	ł			
	This is to certify that I h		egoing applica	ation, and do herel	by grant the same, sub	ject to the		
follo	wing limitations and condi							
tha amo rig wel ins inc ins the 442 fee tem per	This permit is issued subject to all existing rights on the source. It is understood that the amount of water herein granted is only a temporary allowance and that the final water right obtained under this permit will be dependent upon the amount of water actually placed to beneficial use. It is also understood that this right must allow for a reasonable lowering of the static water level at permittee's well due to other ground water development in the area. A measuring device must be installed and measurements of water use kept. The well shall be equipped with a 2-inch opening for measuring depth to water. If the well is flowing, a valve must be installed and maintained to prevent waste. The State retains the right to regulate the use of the water granted herein at any and all times. The total combined duty of water under Permits 44251, 44252, 44253, 44254, 44265, 44265, 44265, 44266, 44267, 44268, and 44269 shall not exceed 15 million gallons per day or 16,800 acrefeet annually. The manner of use of water under this permit is by nature of its activity a temporary use and any application to change the manner of use granted under this permit will be subject to additional determination and evaluation with respect to the							
peri	manent effects on e	existing rights a	and the re	source within	the ground water	r basin.		
The	amount of water to be ap	propriated shall be lin	nited to the a	mount which can	be applied to beneficia	l use, and		
ņot t	o exceed	.5	cubic feet	per secondbu	t not to exceed]	0.86.0		
acr	e-feet annually.							
	al construction work shall							
Proo	f of commencement of wor	rk shall be filed before.	***************************************		N/A	***************************************		
Worl	c must be prosecuted with	reasonable diligence	and be compl	eted on or before	June 15, 1983			
	f of completion of work sh		_					
	ication of water to benefic							
	f of the application of wat							
	in support of proof of ben	•						
Comi Comi Proof	nencement of work filed	<u>2</u> 1983 IN	TESTIMONY State Enginee	WHEREOF, I P	ETER G. MORROS ereunto set my hand and of JUNE	the seal of		
Cultu Certif	ral map filed icate No. 12.174 Issu	MAV 1 0 1004	A.D. 19 82					
•	218 (Rev. 9-80)			T	State	Engineer		